

SONAL N. MEHTA (SBN 222086)
Sonal.Mehta@wilmerhale.com
WILMER CUTLER PICKERING
HALE AND DORR LLP
2600 El Camino Real, Suite 400
Palo Alto, California 94306
Telephone: (650) 858-6000
Facsimile: (650) 858-6100

ARI HOLTZBLATT (*pro hac vice*)
Ari.Holtzblatt@wilmerhale.com
MOLLY M. JENNINGS (*pro hac vice*)
Molly.Jennings@wilmerhale.com
ALLISON SCHULTZ (*pro hac vice*)
Allison.Schultz@wilmerhale.com
WILMER CUTLER PICKERING
HALE AND DORR LLP
1875 Pennsylvania Ave, NW
Washington, DC 20006
Telephone: (202) 663-6000
Facsimile: (202) 663-6363

Attorneys for Defendants
FACEBOOK, INC. and
MARK ZUCKERBERG

ADDITIONAL COUNSEL LISTED ON
FOLLOWING PAGE

ROGER I. TEICH (SBN 147076)
rteich@juno.com
290 Nevada Street
San Francisco, California 94110
Telephone: (415) 948-0045

ROBERT F. KENNEDY, JR. (*pro hac vice*)
MARY HOLLAND (*pro hac vice*)
mary.holland@childrenshealthdefense.org
Children's Health Defense
1227 North Peachtree Parkway, Suite 202
Peachtree City, GA 30269
Telephone: (917) 743-3868

Attorneys for Plaintiff
CHILDREN'S HEALTH DEFENSE

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

CHILDREN'S HEALTH DEFENSE,

Plaintiff,

V.

FACEBOOK, INC., ET AL.,

Defendants.

Case No. 3:20-cv-05787-SI

**[PROPOSED] ORDER ON MOTION
AND CIVIL STIPULATION
REGARDING PAGE LIMITATIONS**

Hon. Susan Illston

1 KEVIN L. VICK (SBN 220738)
2 kvick@jassyvick.com
3 ELIZABETH HOLLAND BALDRIDGE (SBN 313390)
4 ebaldridge@jassyvick.com
5 JASSY VICK CAROLAN LLP
6 800 Wilshire Blvd.
7 Suite 800
8 Los Angeles, California 90017
9 Telephone: (310) 870-7048
10 Facsimile: (310) 870-7010

11 CAROL JEAN LOCICERO (*pro hac vice*)

12 clo cicero@tlolawfirm.com

13 MARK CARAMANICA (*pro hac vice*)

14 mcaramanica@tlolawfirm.com

15 THOMAS LOCICERO PL

16 601 South Boulevard

17 Tampa, Florida 33606

18 Telephone: (813) 984-3060

19 Facsimile: (813) 984-3070

20 DANIELA B. ABRATT (*pro hac vice*)

21 dabratt@tlolawfirm.com

22 THOMAS LOCICERO PL

23 915 Middle River Drive, Suite 309

24 Fort Lauderdale, Florida 33304

25 Telephone: (954) 703-3418

26 Facsimile: (954) 400-5415

27 *Attorneys for Defendants*

28 THE POYNTER INSTITUTE FOR MEDIA

STUDIES, INC.

1 [PROPOSED] ORDER

2 PURSUANT TO STIPULATION AND FOR GOOD CAUSE SHOWN, IT IS SO
3 ORDERED:

4 In light of Defendants' consent to the filing of the Second Amended Complaint filed
5 December 4, 2020 and pursuant to Fed. R. Civ. P. 15(a)(2), Plaintiff's motion for leave to file the
6 Second Amended Complaint is GRANTED. Plaintiff's Second Amended Complaint with
7 attachments (Dkt. 65-1 *et seq.*) shall be deemed the operative Complaint in this action.

8 Briefing on motions to dismiss the Second Amended Complaint will proceed on the same
9 schedule currently set for briefing on the First Amended Complaint. Defendants' motions to dismiss
10 Plaintiff's Second Amended Complaint shall be due by December 21, 2020. Plaintiff's oppositions
11 to Defendants' motions to dismiss shall be due by February 5, 2021. Defendants' replies shall be
12 due by March 5, 2021. The motions shall be heard by the Court on March 19, 2021, or at a later date
13 convenient with the Court.

14 In light of the additional allegations in the Second Amended Complaint, the standard page
15 limits for briefing on the motions to dismiss are expanded as follows: (1) each motion to dismiss
16 will be limited to 28 pages; and (2) each of CHD's oppositions to those motions to dismiss shall be
17 limited to 28 pages.

18
19 DATED: _____

By: _____

20 Susan Illston
21 United States District Judge